Case 2:15-cv-00385-SJF-GRB Document 15 Filed 08/18/15 Page 1 of 3 PageID #.T42*NEYS AT LAW

225 LIBERTY STREET, 28TH FLOOR NEW YORK, NY 10281-1008

www.sedgwicklaw.com 212.422.0202 phone 212.422.0925 fax



John T. Seybert john.seybert@sedgwicklaw.com
212-422-0202

August 18, 2015

Via ECF and Facsimile (631.712.5636)
Hon. Sandra J. Feuerstein
United States District Judge
United States District Court
Eastern District of New York
100 Federal Plaza
Central Islip, NY 11722

Re: Oxford Health Insurance, Inc. v. Motherly Love Home Care Services, Inc., et al.

Civil Action No.: 2:15-cv-00385-SJF-GRB

Sedgwick File No.: 03246-000246

Dear Judge Feuerstein:

This office represents Plaintiff Oxford Health Plans (NY), Inc. in the above-referenced actions. We respectfully request a second adjournment of the time to serve and file moving papers for Defendants' Motion to dismiss, which was timely served in accordance with your Honor's briefing schedule. [Docket No. 13]. I had hoped to meet the deadline I had set so it would be filed before I left for vacation, but I am unable to finish it in time to have it filed. I am leaving for vacation on August 20, 2015 and returning August 31, 2015. I conferred with Defendants' counsel and he has consented to the extension of time set forth below, which will only delay the submission of the motion by a week:

Description	Original Date	Adjourned Date
Last day for Plaintiff to serve an opposition to Defendants' motion for summary judgment and/or a cross-motion for summary judgment	August 18, 2015	September 3, 2015
Last day for Defendants to serve any necessary reply in further support of its motion for summary judgment and/or an opposition to Defendants' cross-motion for summary judgment and file all pleadings	September 21, 2015	September 28, 2015

HoCase 22:15-10:4-008:35-SJF-GRB Document 15 Filed 08/18/15 Page 2 of 3 PageID #: 43

Re: Oxford Health Insurance, Inc. v. Motherly Love Home Care Services, et al.

Civil Action No.: 2:15-cv-00385-SJF-GRB

August 18, 2015

Page 2

Thank you for your consideration of this matter.

Respectfully Submitted,

John Seybert Sedgwick LLP

cc: Richard Fish, Esq., counsel for Plaintiffs (via ECF)

John I Lylia

Ho6.288e.21215-1694-008-05-SJF-GRB Document 15 Filed 08/18/15 Page 3 of 3 PageID #: 44

Re: Oxford Health Insurance, Inc. v. Motherly Love Home Care Services, et al.

Civil Action No.: 2:15-cv-00385-SJF-GRB

August 18, 2015

Page 3

CERTIFICATE OF SERVICE

I, John T. Seybert, hereby certify and affirm that a true and correct copy of the attached LETTER

DATED August 18, 2015 was served via ECF on this 18th day of August 2015, upon the following:

Richard E. Fish DUNCAN, FISH & VOGEL, LLP 3117 Middle Country Road, Suite 5 Smithtown, New York 11787 Telephone: (631) 979-8001 Facsimile: (631) 724-6153

Dated: New York, New York

August 18, 2015

s/ John T. Seybert JOHN T. SEYBERT (JS 5014)